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 APPLICATION NO.
 FILING DATE
 FIRST NAMED INVENTOR
 ATTORNEY DOCKET NO.

 09/540,343
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 VANDERLAAN
 D
 VTN0410

IM52/0402

AUDLEY A CIAMPORCERO JR ESQ JOHNSON & JOHNSON PLAZA NEW BRUNSWICK NJ 08933-7003 EXAMINER

MICHL, F

ART UNIT PAPER NUMBER

1714

DATE MAILED:

04/02/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

	[A . #		
Office Action Summary	Application No.	pplication No. Applicant(s)	
	Examiner	L	Group Art Unit
-The MAILING DATE of this communication appears	on the cover shee	et beneath the c	orrespondence address
Period for Reply			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO OF THIS COMMUNICATION.	EXPIRE	MONTH(S	S) FROM THE MAILING DATE
 Extensions of time may be available under the provisions of 37 CFR 1.1 from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a repleted NO period for reply is specified above, such period shall, by default, experience to reply within the set or extended period for reply will, by statute 	y within the statutory m xpire SIX (6) MONTHS	inimum of thirty (30) from the mailing dat	days will be considered timely.
Status			
☐ Responsive to communication(s) filed on			
☐ This action is FINAL.			*
 Since this application is in condition for allowance except to accordance with the practice under Ex parte Quayle, 1935 	or formal matters, pr C.D. 1 1; 453 O.G.:	rosecution as to 213.	the merits is closed in
Disposition of Claims			
**Claim(s) 27-33		, is/are	pending in the application
Of the above claim(s)			
□ Claim(c)			
**Claim(s) 27-33		is/are	allowed.
☐ Claim(s)			
☐ Claim(s)————————————————————————————————————		are sul require	
•	3 · DT0 · ·		
 □ See the attached Notice of Draftsperson's Patent Drawing F □ The proposed drawing correction, filed on 		a	
☐ The drawing(s) filed on is/are objected			I .
☐ The specification is objected to by the Examiner.	to by the Examine	1.	
☐ The oath or declaration is objected to by the Examiner.			
Priority under 35 U.S.C. § 119 (a)-(d)			•
☐ Acknowledgment is made of a claim for foreign priority unde			
☐ All ☐ Some* ☐ None of the CERTIFIED copies of the	e priority documents	nave been	
			·
 □ All □ Some* □ None of the CERTIFIED copies of the received. □ received in Application No. (Series Code/Serial Number). □ received in this national stage application from the International stage. 	ational Bureau (PC	T Rule 1 7.2(a)).	
 □ All □ Some* □ None of the CERTIFIED copies of the received. □ received in Application No. (Series Code/Serial Number). □ received in this national stage application from the Intern* *Certified copies not received:	ational Bureau (PC	T Rule 1 7.2(a)).	
□ All □ Some* □ None of the CERTIFIED copies of the □ received. □ received in Application No. (Series Code/Serial Number). □ received in this national stage application from the Intern *Certified copies not received: □ Attachment(s)	ational Bureau (PC	Γ Rule 1 7.2(a)).	
□ All □ Some* □ None of the CERTIFIED copies of the □ received. □ received in Application No. (Series Code/Serial Number) □ received in this national stage application from the Interm *Certified copies not received: □ Attachment(s) Information Disclosure Statement(s), PTO-1449, Paper No(statement(s))	ational Bureau (PC	Γ Rule 1 7.2(a)). ∃Interview Sumn	 nary, PTO-413
□ All □ Some* □ None of the CERTIFIED copies of the received. □ received in Application No. (Series Code/Serial Number). □ received in this national stage application from the Intern *Certified copies not received: Attachment(s)	ational Bureau (PC	「Rule 1 7.2(a)). Interview Sumn Notice of Inform	

Serial No. 09/540,343

Art Unit 1714

The following is a quotation of 35 U.S.C. § 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 27-33 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Winn '009 or Kamel '924 or Fan '205 or Sahatjian '516 or Murayama '211 or Opolski '012 or Shimura '488 or Fan '899 or Fan '738 or Onishi '588 or Whitbourne '517. Applicants' claims are directed to a process for coating a "device" comprising contacting the surface with a carboxy polymer and a coupling agent. All of these references disclose or suggest applying compositions of carboxyl polymer and materials which qualify as "coupling agent" to the surface of devices. See the Abstract and claim 1 of each of these references. It would be obvious to one of ordinary skill in the art to apply a composition of carboxyl polymer and a material in these references which qualifies as coupling agent to the surface of a The motivation is that the use of polymer together with material which qualifies as coupling agent is suggested by these references.

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Claims 27-33 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Hammond '672 or Dollman '596 or Yamasoe '359 or Gregor '873 or Nadkarni '035 or Jones '107 or Kramer '436. All of these references disclose the application of carboxyl polymers and materials which qualify as "coupling agent" to the surface of devices. Applicants do not define "biomedical device" either in the specification or in the claims. Any article can theoretically be used in a biomedical situation and thereby considered to be a "biomedical device". Therefore, the Examiner is taking the position that all of the devices or substrates shown by these references qualify as "biomedical device". would be obvious to one of ordinary skill in the art to apply a composition comprising carboxyl polymer and a material which qualifies as "coupling agent" to the disclosed devices or substrates shown by these references. See the Abstract and claim 1 of each reference.

Any inquiry concerning this communication should be directed to Paul Michl at telephone number (703) 308-2451.

The Examiner's supervisor is Vasu Jagannathan phone number (703) 306-2777. The fax number for this group is (703) 305-3599.

PRMichl:cdc (703) 308-0661 March 29, 2001

PATENT EXAMNINER